Defendant's Response in Opposition to Plaintiff's Motion In Limine

Index of Exhibits

- 1. Offer Letter
- 2. Deposition Transcript Excerpts of Natalie Reeser, dated March 23, 2015
- 3. Unpublished Cases
 - McCleland v Montgomery Ward & Co., Inc., No. 95-C-23, 1995 WL 571324 (N.D. Ill. Sept. 25, 1995)
 - Boddicker v Esurance Inc., No. CIV. 09-4027-KES, 2011 WL 873473 (D.S.D. March 8, 2011)
 - Zhou v State Univ. of New York Inst. Of Tech., No. 6:08-cv-0444, 2013 WL 2237842 (N.D.N.Y. May 21, 2013)
 - Baskerville v Culligan Int'l Co., No. 93C5367, 1994 WL 162800 (N.D. Ill. April 25, 1994)
 - DeMarco v West Hills Montessori, No. 09-0499-cv, 2009 WL 3463778 (2nd Cir. Oct. 29, 2009)
 - *Brewer v Jones*, No. 05-4442-pr, 2007 WL 926850 (2nd Cir. March 28, 2007)
 - VanDeelen v Johnson, No. 05-4039-SAC, 2008 WL 4683022 (D. Kan. Oct. 22, 2008)
 - Wilkins v Ford Motor Co., No. 01-CV-931-E(J), 2003 WL 25694928 (N.D. Okla. April 23, 2003)
 - Arauio v Treasure Chest Casino, No. 97-3043, 1999 WL 219771
 (E.D. La. April 14, 1999)
- 4. Dryden Police Department Report
- 5. Bork Email to Hood, dated January 16, 2014
- 6. Plaintiff's HFHS Employment Application
- 7. Jeffrey Automotive lawsuit
- 8. Jeffrey Automotive Motion to Withdraw

- Emails containing patient information produced by Plaintiff, redacted by Defendant
- 10. Policy 5.17: Corrective Action Policy